	Control No.	Patent Under Reexamination
Ex Parte Reexamination Interview Summary	08/959,748	CLEMMER ET AL.
	Examiner	Art Unit
	Alton N. Pryor	1616
All participants (USPTO personnel, patent owner, patent or	wner's representative):	
(1) Alton N. Pryor	(3)	
(2) Attorney M. Smith	(4)	
Date of Interview: <u>19 November 2003</u>		
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal (copy given to: 1)□ patent owner	- 2) patent owner's	representative)
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.	
Agreement with respect to the claims f) was reached. Any other agreement(s) are set forth below under "Description".	g)⊠ was not reached otion of the general natur	h)⊡ N/A. e of what was agreed to…"
Claim(s) discussed: <u>18</u> .		
Identification of prior art discussed:		
Description of the general nature of what was agreed to if 112 issues regarding "substanitally chlorine free", "substan	an agreement was reach nitally moisture free" and	ed, or any other comments: "substantially pure".
(A fuller description, if necessary, and a copy of the amend patentable, if available, must be attached. Also, where no patentable is available, a summary thereof must be attach	copy of the amendment	er agreed would render the claims s that would render the claims
A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE STATEMENT OF THE SUBSTANCE OF THE INTERVIEW LAST OFFICE ACTION HAS ALREADY BEEN FILED, THINTERVIEW DATE TO PROVIDE THE MANDATORY ST. (37 CFR 1.560(b)). THE REQUIREMENT FOR PATENT OF TIME ARE GOVERNED BY 37 CFR 1.550(c).	V. (See MPEP § 2281). IEN PATENT OWNER IS ATEMENT OF THE SUB	IF A RESPONSE TO THE GIVEN ONE MONTH FROM THIS STANCE OF THE INTERVIEW
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cc: Requester (if third party requester)	Examiner	s signature, if required